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S. R. A., B. A. E., 127

UNITED STATES DEPARTMENT OF AGRICULTURE

BUREAU OF AGRICULTURAL ECONOMICS

Service and Regulatory Announcements No. 127

REGULATIONS

FOR

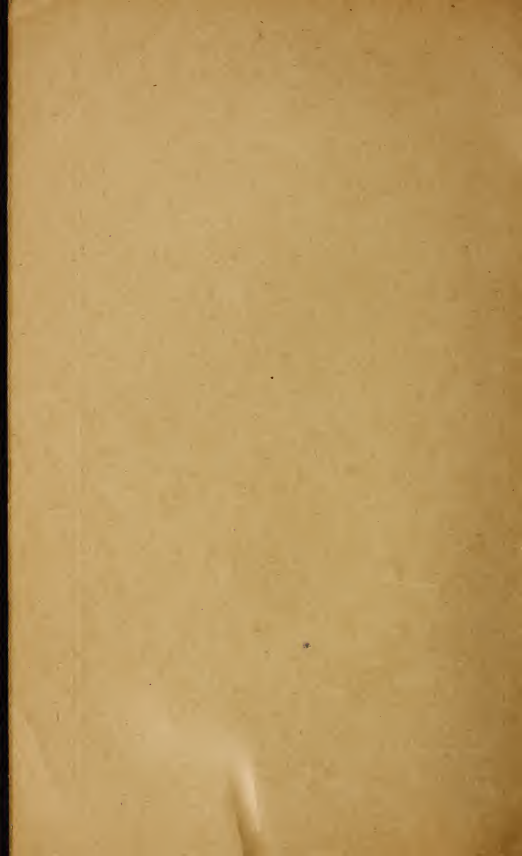
WAREHOUSEMEN STORING GRAIN

Approved May 9, 1931

REGULATIONS OF THE SECRETARY OF AGRICULTURE
UNDER THE UNITED STATES WAREHOUSE
ACT OF AUGUST 11, 1916
AS AMENDED

Issued June, 1931





United States Department of Agriculture

BUREAU OF AGRICULTURAL ECONOMICS

SERVICE AND REGULATORY ANNOUNCEMENTS NO. 127

REGULATIONS FOR WAREHOUSEMEN STORING GRAIN

United States Department of Agriculture, Office of the Secretary.

By virtue of the authority vested in the Secretary of Agriculture by the United States warehouse act, approved August 11, 1916 (39 U. S. Stat. L., pp. 446, 486), as amended, I, Arthur M. Hyde, Secretary of Agriculture, do make, prescribe, publish, and give public notice of the following rules and regulations, to be known as the regulations for grain warehousemen, and to be in force and effect until amended or superseded by rules and regulations hereafter made by the Secretary of Agriculture. These rules and regulations shall supersede all rules and regulations issued under said act heretofore for grain warehousemen.



In testimony whereof I have hereunto set my hand and caused the official seal of the Department of Agriculture to be affixed in the City of Washington this 9th day of May, 1931.

Secretary of Agriculture.

REGULATIONS FOR GRAIN WAREHOUSEMEN UNDER THE UNITED STATES WAREHOUSE ACT

Regulation 1. Definitions

Section 1. Words used in these regulations in the singular Words import form shall be deemed to import the plural, and vice versa, as singular or the case may demand.

Sec. 2. For the purpose of these regulations, unless the con-Terms defined text otherwise require, the following terms shall be construed, respectively, to mean—

Paragraph 1. The act.—The United States warehouse act, ap-The act. proved August 11, 1916 (30 U. S. Stat. at L. pp. 446, 486), as amended.

Par. 2. Person.—An individual, corporation, partnership, or Person. two or more persons having a joint or common interest.

Par. 3. Department.—The United States Department of Department.
Agriculture.

Par. 4. Secretary.—The Secretary of Agriculture of the United Secretary. States,

Par. 5. Designated representative.—The chief of the bureau.

Par. 6. Chief of the bureau.—The Chief of the Bureau of Agricultural Economics.

Designated representative. Chief of the Bureau of Agricultural Economics.

Par. 7. Bureau.—The Bureau of Agricultural Economics of the Bureau. United States Department of Agriculture.

Par. 8. Regulations.—Rules and regulations made under the Regulations. act by the Secretary.

(1)

Par. 9. Dockage.—Dockage in grain as defined by the official Dockage. grain standards of the United States.

Grain.

Par. 10. Grain.-All products commonly classed as grain, such as wheat, corn, oats, barley, rye, flaxseed, rough, brown, and milled rice, sunflower seeds, field peas, soybeans, emmer, grain sorghums, and such other products as are ordinarily stored in grain warehouses, subject to the disapproval of the chief of the bureau.

Nonstorage grain.

Par. 11. Nonstorage grain.—Grain received temporarily into a warehouse for conditioning, transferring, assembling for shipment, or lots of grain moving through a warehouse for current merchandising or milling use, against which no receipts are issued and no storage charges assessed, provided that merchandising or milling stocks held in storage as reserve stocks, or stored for use at an indefinite future date, may not be treated as nonstorage grain.

Warehouse.

Par. 12. Warehouse.—Unless the context otherwise clearly indicates, any building, structure, or other protected inclosure licensed or to be licensed under the act, in which grain is or may be stored for interstate or foreign commerce, or, if located within any place under the exclusive jurisdiction of the United States, in which grain is or may be stored.

Bin.

Par. 13. Bin.-A bin, tank, interstice. or other container in a warehouse in which bulk grain may be stored.

Warehouseman.

Par. 14. Warehouseman.—Any person lawfully engaged in the business of storing grain, who holds an effective warehouseman's license under the act, or who has applied for such a license.

License.

Par. 15. License.—A license issued under the act by the Secretary, or his designated representative.

Warehouseman's bond.

Par. 16. Warehouseman's bond.—The bond required by the act to be given by a warehouseman.

Inspector.

Par. 17. Inspector.—A person licensed under the act by the Secretary, or his designated representative, to inspect and grade and/or certificate the grade of grain stored or to be stored in a warehouse licensed under the act.

Weigher.

Par. 18. Weigher .- A person licensed under the act by the Secretary, or his designated representative, to weigh and/or certificate the weight of grain stored or to be stored in a warehouse licensed under the act.

Grain standards

Par. 19. Grain standards act.—The United States grain standards act, approved August 11, 1916 (39 U.S. Stat. at L. pp. 446, 486).

Official grain standards of the United States.

Par. 20. Official grain standards of the United States .- The standards of quality or condition for grain, fixed and established by the Secretary under the grain standards act.

the act.

Par. 21. Receipt .- A licensed warehouse rece pt issued under Regulation 2. Warehouse Licenses

Application form.

Receipt.

Section 1. Applications for licenses and for amendments o^e licenses under the act shall be made to the Secretary upon prescribed forms furnished by the bureau, shall be in English. shall truly state the information therein contained, and shall be signed by the applicant. The applicant shall at any time furnish such additional information as the Secretary, or his designated representative, shall find to be necessary to the consideration of his application.

Scales.

Sec. 2. Paragraph 1. Each warehouse must be equipped with suitable scales in good order, and so arranged that all grain, whether for storage or for nonstorage purposes, can be weighed in and out of the warehouse. The scales in any warehouse shall be subject to examination by representatives of the department and to disapproval by the chief of the bureau. If he disapproves any weighing apparatus, it shall not thereafter be used in ascertaining the weight of grain for the purposes of this act, until such disapproval be withdrawn.

Bins, compart-

Par. 2. Both bulk grain bins and compartments for sacked ments, etc., to be grain of all warehouses licensed under the act shall be identified numbered in an hy moons of clearly discornible numbers securely affixed thereto. numbered in an approved manner. by means of clearly discernible numbers securely affixed thereto. The series of numbers to be used shall be approved by the bureau.

Bulk grain bins shall be numbered so as to be easily identified at the openings on top and also on or near the outlet valves underneath. Compartments shall be numbered in such a manner

as to clearly show the space covered by each number.

Sec. 3. Paragraph 1. Every warehouseman operating a "field" Signs of tenancy or "custodian" warehouse shall, during the life of his license, to be posted. display and maintain appropriate signs on the licensed warehouse, both on the inside and on the exterior walls of the warehouse, and particularly on doors and usual places of entry, in such a manner as will ordinarily be calculated to give the public correct notice of his tenancy of all buildings or parts thereof included in his license.

Par. 2. Such signs shall be of such size and design as to readily Wording of attract the attention of the public and shall include the following: (a) The name and license number of the licensee, (b) the name of the warehouse, (c) whether the warehouseman is owner

or lessee, and (d) the words "public warehouse."

Par. 3. Such other wording or lettering may appear in the sign Other wording or signs not inconsistent with the purpose of the act and these permitted. regulations as may be approved by the chief of the bureau.

Par. 4. Immediately upon its expiration or suspension or revo-Signs to be cation all reference to the license shall be removed from the ware-

Par. 5. No sign indicating control, tenancy, or ownership of a license. Other signs licensed warehouse by any person other than the licensee shall prohibited.

appear on any such warehouse.

Sec. 4. Paragraph 1. The warehouseman conducting a ware- Net assets. house for which application for license has been made, shall have and maintain, above all exemptions and liabilities, net assets liable for the payment of any indebtedness arising from the conduct of the warehouse, to the extent of at least 10 cents per bushel of its licensed grain storage capacity, determined in accordance with regulation 3, section 2, paragraph 1, except that the amount of such assets shall not be less than \$5,000 and need not be more than \$100,000. In case buildings, machinery, or merchandise are included among such assets, the warehouseman shall procure and maintain insurance fully to protect such property against loss or damage by fire. Such insurance shall be covered by lawful policies issued by one or more insurance companies authorized to do such business, and subject to service of process in suits brought in the State where the warehouse is located.

Par. 2. In case such warehouseman has applied for licenses to Assets for two conduct two or more warehouses in the same State, the assets or more applicable to all of which shall be subject to the liabilities of each, such warehouses shall be deemed to be one warehouse for the purpose of the assets required under this section, and such warehouseman shall have and maintain above all exemptions and liabilities, net assets adequately protected by insurance against loss or damage by fire, liable for the payment of any indebtedness arising from the conduct of any of such warehouses, to the extent of at least 10 cents per bushel of their aggregate grain storage capacity except that the amount of such assets need not be more than \$100,000.

Par. 3. For the purpose of paragraphs 1 and 2 of this section Deficiency. only, capital stock, as such, shall not be considered a liability. A deficiency in assets may be supplied by an increase in the amount of the warehouseman's bond equal to such deficiency.

Sec. 5. A license for the conduct of a warehouse, or any Grounds for not amendment to a license, shall not be granted if it is found by issuing license. the Secretary, or his designated representative, that the warehouse is not suitable for the proper storage of grain, that the warehouseman does not possess a good reputation or is insolvent or incompetent to conduct such warehouse in accordance with the act and these regulations; that the warehouseman has failed to comply with these regulations, or that there is any other sufficient reason within the purposes of the act for not issuing such license.

suspension of

License or extension shall be posted.

Suspension or revocation of warehouse licenses.

SEC. 6. Immediately upon receipt of his license or of any modification or extension thereof under the act, the warehouseman shall post same, and thereafter, except as otherwise provided in these regulations, keep it posted until suspended or terminated. in a conspicuous place in the principal office where receipts issued by such warehouseman are delivered to depositors.

SEC. 7. Pending investigation, the Secretary, or his designated representative, whenever he deems necessary, may suspend a warehouseman's license temporarily without hearing. Upon written request and a satisfactory statement of reasons therefor. submitted by a warehouseman, the Secretary, or his designated representative, may, without hearing, suspend or revoke the license issued to such warehouseman. The Secretary, or his designated representative, may, after opportunity for hearing has been afforded in the manner prescribed in this section, revoke a license issued to a warehouseman when such warehouseman (a) is bankrupt or insolvent; (b) has parted, in whole or in part, with his control over the licensed warehouse; (c) is in process of dissolution or has been dissolved; (d) has for any reason ceased to conduct such licensed warehouse; or (e) has in any other manner become incompetent or incapacitated to conduct the business of the warehouse. Whenever any of the conditions mentioned in subdivisions (a) to (e) of this section shall come into existence, it shall be the duty of the warehouseman to notify immediately the chief of the bureau of the existing condition. Before a license is revoked for any violation of, or failure to comply with, any provision of the act or of these regula-tions, or upon the ground that unreasonable or exorbitant charges have been made for services rendered, the warehouseman involved shall be furnished by the Secretary, or his designated representative, a written statement specifying the charges and shall be allowed a reasonable time within which he may answer the same in writing and apply for a hearing, an opportunity for which shall be afforded in accordance with regulation 10, section 4.

Return of termihouse license.

Sec. 8. In case a license issued to a warehouseman terminates nated, suspended, or is suspended or revoked by the Secretary, or his designated or revoked ware representative, such license shall be immediately returned to the Secretary. At the expiration of any period of suspension of such license, unless it be in the meantime revoked, the dates of the beginning and termination of the suspension shall be indorsed thereon, it shall be returned to the warehouseman to whom it was originally issued and it shall be posted as pre-scribed in section 6 of this regulation: Provided, That in the discretion of the Secretary, or his designated representative, a new license may be issued without reference to the suspension. Sec. 9. Upon satisfactory proof of the loss or destruction of a license issued to a warehouseman, a duplicate thereof, or a

Lost or destroyed warehouse license.

Unlicensed warehousemen must not represent themselves as licensed.

new license may be issued under the same number. SEC. 10. No warehouse or its warehouseman shall be designated as licensed under the act, and no name or description conveying the impression that it or he is so licensed shall be used, either in a receipt or otherwise, unless such warehouseman holds an unsuspended and unrevoked license for the conduct of such warehouse.

Regulation 3. Warehouse Bonds

Time of filing.

Section 1. Unless the warehouseman has previously filed with the Secretary the necessary bond required by section 2 of this regulation, he shall file such bond within a time, if any, specified by the Secretary, or his designated representative, said bond to cover all obligations arising thereunder during the period of the license.

Amount based on storage capacity.

Sec. 2. Paragraph 1. Exclusive of any amount which may be added in accordance with paragraphs 2 and 3 of this section, the amount of such bond shall be fixed at the rate of 5 cents per bushel of the maximum number of bushels that the warehouse will accommodate when stored in the manner customary to the

warehouse for which such bond is required, as determined by the chief of the bureau, but not less than \$5,000 nor more than \$50,000. In case a warehouseman has applied for licenses to Bond covering conduct two or more warehouses in the same State, the assets ap-two or more plicable to all of which shall be subject to the liabilities of each, warehouses, and shall desire to give a single bond meeting the requirements of the act and these regulations, such warehouses shall be deemed to be one warehouse for the purposes of the bond required under this regulation. The amount of said bond shall be fixed at the rate of 5 cents per bushel of the maximum number of bushels that all of said warehouses will accommodate when stored in the manner customary to each of such warehouses for which such bond is required, as determined by the chief of the bureau,

but not less than \$5,000 nor more than \$50,000.

Par. 2. In case of a deficiency in net assets, there shall be Additional added to the amount fixed in accordance with paragraph 1 of amount fixed in accordance. this section an amount equal to such deficiency.

net assets.

Par. 3. In case the Secretary, or his designated representative, Additional finds the existence of conditions warranting such action, there amount for speshall be added to the amount fixed in accordance with paragraph cial conditions. 1 of this section a further amount to meet such conditions.

SEC. 3. In case an application is made for an amendment to a Extension bond. I'cense and no bond previously filed by the warehouseman under this regulation covers obligations arising during the period covered by such amendment, the warehouseman shall, when notice has been given by the Secretary, or his designated representative, that his application for such amendment will be granted upon compliance by such warehouseman with the act, file with the Secretary, within a time, if any, fixed in such notice, a bond complying with the act. In the discretion of the Secretary, or his designated representative, a properly executed instrument in form approved by him, amending, extending, or continuing in force and effect the obligations of a valid bond previously filed by the warehouseman and otherwise complying with the act and these regulations, may be filed in lieu of a new bond.

SEC. 4. A continuous form of license shall not remain in force New bond for more than one year from its effective date, or any subsequent required to extension thereof, unless each year prior to the date on which beyond one year. the license would expire, the warehouseman files a bond in the required amount with the Secretary and such bond has been

approved by him or his designated representative.

Sec. 5. No bond, amendment, or continuation thereof shall be approval accepted for the purposes of the act and these regulations until of bond. it has been approved by the Secretary, or his designated representative.

Regulation 4. Warehouse Receipts

SECTION 1. Paragraph 1. Every receipt, whether negotiable or Contents of nonnegotiable, issued for grain stored in a licensed warehouse negotiable and shall, in addition to complying with the requirements of section nonnegotiable 18 of the act, embody within its written or printed terms the following: (a) The name of the warehouseman and the designation, if any, of the warehouse, (b) a statement whether the warehouseman is incorporated or unincorporated, and if incorporated, under what laws, (c) in event the relationship existing between the warehouseman and any depositor is not that of strictly disinterested custodianship, a statement setting forth the actual relationship, (d) a statement conspicuously placed, whether or not the grain is insured, and, if insured, to what extent, by the warehouseman against loss by fire, lightning, tornado, or otherwise, (e) the net weight, including dockage, if any, of the grain, (f) in the case of grain the identity of which is to be preserved, its identification or location in accordance with section 13 of regulation 5, (g) the words "Not Negotiable," or "Negotiable," according to the nature of the receipt, clearly and conspicuously printed or stamped thereon, and (h) that the holder of the re-

ceipt or the depositor of the grain shall demand the delivery of the grain not later than the expiration of one year from the

date of the receipt.

Storage period.

Par. 2. Every receipt, whether negotiable or nonnegotiable, issued for grain stored in a warehouse shall specify a period, not exceeding one year, for which the grain is accepted for storage under the act and these regulations. Upon demand and surrender of the old receipt by the lawful holder thereof at or before the expiration of the period specified, the warehouseman, upon such lawful terms and conditions as may be granted by him to other depositors of grain in his warehouse, if he then continues to act as a licensed warehouseman, may issue a new receipt for a further specified period, not exceeding one year; provided it is actually determined by a licensed inspector that the grain has not deteriorated and that it is in proper condition for stor-

Additional contents of negotiable receipts.

age for another year.

Par. 3. Every negotiable veceipt issued shall, in addition to conforming with the requirements of paragraph 1 of this section, embody within its written or printed terms, a form of indorsement which may be used by the depositor, or his authorized agent, for showing the ownership of, and liens, mortgages, or

Grade of grain.

other encumbrances on the grain covered by the receipt.

Par. 4. The grade stated in a receipt shall be stated in accordance with regulation 8, as determined by the inspector who last inspected and graded the grain before the issuance of such receipt, or if an appeal from the determinations of such inspector has been taken either under the grain standards act and regulations thereunder or under regulation 9 of these regulations, the grade shall be stated on such receipt in accordance with the grade as finally determined in such appeal. If the final grade thus determined be different from that shown by the receipt issued for such grain, the warehouseman shall, upon the return of the old receipt, if the same is not already in his possession, issue a new receipt stating such final grade.

When grade omitted receipt must be so marked.

Par. 5. If a warehouseman issues a receipt omitting the statement of grade on request of the depositor as permitted by section 18 of the act, such receipt shall have clearly and conspicuously stamped or written in the space provided for the statement of grade the words "Not graded on request of depositor."

Blank spaces in receipt to be filled in.

Par. 6. If a warehouseman issues a receipt under the act omitting any information not required to be stated, for which a blank space is provided in the form of the receipt, a line shall be drawn through such space to show that such omission has been made

Grain must be inspected and weighed. Dockage must be stated.

purposely by the warehouseman.

SEC. 2. Paragraph 1. Except in case of identity preserved grain, when the grading is omitted at request of depositor, no receipt shall be issued under the act or these regulations until the grain covered by such receipt has been inspected and graded by a person duly licensed to inspect and grade such grain and to certificate the grade thereof, and been weighed by a person duly licensed to weigh such grain and to certificate the weight thereof. The receipt issued to cover such grain shall show the grade, including percentage of dockage, if any, condition, and weight, in conformity therewith.

Grading identity preserved grain must be omitted on depositor's request. Copies of receipts.

Par. 2. When requested by the depositor of grain the identity of which is to be preserved, a receipt omitting statement of grade but not weight may be issued.

Par. 3. All fungible nonstorage grain received into and delivered Nonstorage grain out of a warehouse must be correctly inspected, graded, and shall be graded weighed by a licensed inspector and/or weigher.

SEC. 3. Any copies of receipts, except those issued in lieu of the original in case of lost or destroyed receipts, shall have clearly and conspicuously printed or stamped thereon the words "Copy—Not Negotiable." If exact copies are not made, skeleton copies bearing the same numbers as the corresponding original receipts bear, shall be made, but such skeleton copies need not be marked "Copy-Not Negotiable."

Sec. 4. Paragraph 1. In the case of a lost or destroyed receipt, Lost or destroyed if there be no statute of the United States or law of a State receipts. applicable thereto, a new receipt upon the same terms, subject to the same conditions, and bearing on its face the number and the date of the receipt in lieu of which it is issued and a plain and conspicuous statement that it is a duplicate receipt issued in lieu of a lost or destroyed receipt, may be issued upon compliance with the conditions set out in paragraph 2 of this section.

Par. 2. Before issuing such new or duplicate receipt the ware-Affidavit of loss houseman shall require the depositor or other person applying or destruction therefor to make and file with $\lim_{n \to \infty} (a)$ an affidavit showing that the applicant is lawfully entitled to the possession of the original receipt, that he has not negotiated or assigned it, how the original receipt was lost or destroyed, and if lost, that diligent effort has been made to find the receipt without success, and (b) a bond in Bond for lost an amount double the value, at the time the bond is given, of receipts. the grain represented by the lost or destroyed receipt. Such bond shall be in a form approved for the purpose by the Secretary, or his designated representative, shall be conditioned to indemnify the warehouseman against any loss sustained by reason of the issuance of such receipt, and shall have as surety thereon preferably a surety company which is authorized to do business, and is subject to service of process in a suit on the bond, in the State in which the warehouse is located, or at least two individ-

Sec. 5. Receipts issued by a warehouseman shall be (a) in Approval of form prescribed by the chief of the bureau, (b) printed by a forms and print-printer with whom the United States has a subsisting contract ing of receipts. and bond for such printing, and (c) on distinctive paper manufactured by and procured from a manufacturer with whom the United States has a subsisting contract and bond for the manu-

uals who are residents of such State and each of whom owns real property therein having a value, in excess of all exemptions and

encumbrances, equal to the amount of the bond.

facture of such paper.

Sec. 6. If a warehouseman delivers a part only of a lot of Partial delivery grain for which he has issued a negotiable receipt under the act, of grain. he shall take up and cancel such receipt and issue a new receipt in accordance with these regulations for the undelivered portion of the grain. The new receipt shall show the date of issuance and also indicate the number and date of the receipt first issued.

SEC. 7. Except as permitted by law or by these regulations a Return of warehouseman shall not deliver grain for which he has issued a receipts before negotiable receipt until the receipt has been returned to him and delivery. canceled, and shall not deliver grain for which he has issued a nonnegotiable receipt until such receipt has been returned to him or he has obtained from the person lawfully entitled to such delivery, or his authorized agent, a written order therefor. Before delivery is made of the last portion of a lot of grain covered by a nonnegotiable receipt, the receipt itself shall be surrendered.

SEC. 8. Each person to whom a nonnegotiable receipt is issued Persons to whom shall furnish the warehouseman with a statement in writing in-nonnegotiable dicating the person or persons having power to authorize delivery issued must of grain covered by such receipt, together with the bona fide furnish ware of grain covered by such receipt, together with the bona had bouseman with signature of such person or persons. No licensed warehouseman houseman with names and signashall honor an order for the release of grain covered by a non-tures of parties negotiable receipt until he has first ascertained that the person empowered to issuing the order has authority to order such release, and that make releases. the signature of the releasing party is genuine.

SEC. 9. No warehouseman shall, directly or indirectly by any Warehouseman means whatsoever, compel or attempt to compel the depositor of not to attempt to any grain stored or offered for storage in his warehouse to compel grade to be omitted. request the issuance of a receipt omitting the statement of grade.

SEC. 10. When the lawful holder of one or more receipts cov-Loading out ering an entire lot of identity preserved grain or a mass of without grain stored in a single him requests the wavelengment to deliver without weighing. grain stored in a single bin requests the warehouseman to deliver

said lot or mass without reweighing said grain, the warehouseman may make such delivery if there is an accurate record of the weight of such grain when received. Such deliveries shall be made only when the lawful holder of the receipts agrees to assume all shortages and other risks incidental thereto, and after the warehouse receipts covering all of the grain in the container have been surrendered to the warehouseman and canceled. After the receipts covering such grain have been surrendered for cancellation no other grain shall be placed in the bin until the entire lot has been delivered.

Persons authorized to sign receipts.

Sec. 11. Each warehouseman shall file with the department the name and genuine signature of each person authorized to sign warehouse receipts for the warehouseman, and shall promptly notify the department of any changes as to persons authorized to sign and shall file the signatures of such persons, and each warehouseman shall be bound by such signatures the same as if he had personally signed the receipt.

Weight and inspection certificates must be filed as basis for issuing receipts.

Sec. 12. Before issuing any receipt under the act each warehouseman shall, unless he personally weighed, inspected, and graded, if graded, a lot of grain, first obtain either a copy of or the original weight certificate, and inspection certificate, if any, covering said lot of grain, and said weight and grade certificates shall be filed as a permanent record in the warehouseman's office when the receipt is issued. The number of the warehouse receipt issued for the grain covered by such certificates shall be written on the certificate before filing.

Receipts to be issued for all stored grain.

Nonstorage

grain records. issued if it becomes stored.

Receipts shall not be issued for "screenings." Canceled receipts to be forwarded

to bureau for

auditing.

Sec. 13. Receipts must be issued for all grain stored in a warehouse. Receipts need not be issued against nonstorage grain, but each warehouseman shall keep accurate records of the weights, kinds and grades of all lots of nonstorage grain received into and delivered from his warehouse. Whenever the purpose for which Receipts must be any lot of nonstorage grain was received into a warehouse is changed so that its approximate delivery period from the warehouse becomes indeterminate, receipts shall be issued to cover such grain.

SEC. 14. No receipt shall be issued for any product or by-product which would fall under the term "screenings."

SEC. 15. Each warehouseman, if requested by the bureau, shall forward his canceled receipts for auditing to such field offices of the bureau as may be designated from time to time.

Regulation 5. Duties of Warehouseman

Insurance against fire, lightning, or tornado.

Section 1. Paragraph 1. Each warehouseman, when so requested in writing as to any grain by the depositor thereof or lawful holder of the receipt covering such grain, shall, to the extent to which, in the exercise of due diligence, he is able to procure such insurance, keep such grain while in his custody as a warehouseman insured in his own name or arrange for its insurance otherwise to the extent so requested, against loss or damage by fire, lightning, and/or tornado. When insurance is not carried in the warehouseman's name, the receipts shall show that the grain is not insured by the warehouseman. Such insurance shall be covered by lawful policies issued by one or more insurance companies authorized to do such business, and subject to service of process in suits brought in the State where the warehouse is located. If the warehouseman is unable to procure such insurance to the extent requested, he shall, orally or by telegraph or by telephone immediately notify the person making the request of the fact. Nothing in this section shall be construed to prevent the warehouseman from adopting a rule, that he will insure all grain stored in his warehouse.

Par. 2. Each warehouseman shall comply fully with the terms of insurance policies or contracts covering his licensed warehouse and all products stored therein, and shall not commit any acts, nor permit his employees to do anything, which might impair or invalidate such insurance.

Must comply with insurance terms.

Par. 3. Each warehouseman shall keep exposed conspicuously Notice regarding in the place prescribed by regulation 2, section 6, and at such other place as the chief of the bureau or his representative may from time to time designate, a notice stating briefly the conditions under which the grain will be insured against loss or damage by fire, lightning, and tornado.

Par. 4. Each warehouseman shall, in accordance with his con-Premiums, tracts with insurance and bonding companies for the purpose of inspections, and reports. meeting the insurance and bonding requirements of these regulations, pay such premiums, permit such reasonable inspections and examinations, and make such reasonable reports as may be

provided for in such contracts.

Par. 5. Each warehouseman shall promptly take such steps as Warehouseman may be necessary and proper to collect any moneys which may pay over become due under contracts of insurance entered into by him for insurance. the purpose of meeting the requirements of these regulations, and shall, as soon as collected, promptly pay to the persons concerned any portion of such moneys which they may be entitled to receive from him.

Par. 6. If at any time a fire shall occur at or within any ware- Fire loss to be house, it shall be the duty of the warehouseman to report immediately by wire to the chief of the bureau the occurrence of

such fire and the extent of damage.

Sec. 2. Each warehouseman shall provide a fireproof safe, Records to be vault, or compartment in which he shall keep, when not in actual place. use, all records, books, and papers pertaining to the licensed warehouse, including his current receipt book, copies of issued and canceled receipts, except that with the written consent of the bureau, upon a showing by such warehouseman that it is not practicable to provide such fireproof safe, vault, or compartment, he may keep such records, books and papers in some other place of safety, approved by the bureau. All canceled receipts shall Canceled receipts be arranged by the warehouseman in numerical order as soon as no possible after their cancellation and shall be preserved in numerical order. possible after their cancellation and shall be preserved in numerical order thereafter.

SEC. 3. A warehouseman shall not make any unreasonable or Warehouse exorbitant charge for services rendered. Before a license to con-charges. duct a warehouse is granted under the act the warehouseman shall file with the department a copy of his rules and a schedule of charges to be made by him if licensed. Before making any change in such rules or schedule of charges he shall file with the department a statement in writing showing the proposed change and the reasons therefor. Each warehouseman shall keep exposed conspicuously in the place prescribed by regulation 2, section 6, and at such other place, accessible to the public, as the bureau may from time to time designate, a copy of his current rules and schedule of charges.

SEC. 4. Paragraph 1. Each warehouse shall be kept open for Business hours. the purpose of receiving grain for storage and delivering grain out of storage every business day for a period of not less than six hours between the hours of 8 a.m. and 6 p.m. except as provided in paragraph 2 of this section. The warehouseman shall keep conspicuously posted on the door of the public entrance to his office and to his licensed warehouse a notice showing the hours during which the warehouse will be kept open, except when such warehouse is kept open continuously from 8 a. m. to 6 p. m.

Par. 2. In case the warehouse is not to be kept open as required Closing of by paragraph 1 of this section, the notice posted as prescribed warehouses, in that paragraph shall state the period during which the warehouse is to be closed and the name of an accessible person, with the address where he is to be found, and the telephone number, if any, who shall be authorized to deliver grain stored in such warehouse, upon lawful demand by the depositor thereof or the holder of the receipt therefor, as the case may be.

SEC. 5. Each warehouseman shall have and maintain a system system of of accounts, approved for the purpose by the bureau. This shall accounts. include a stock record showing for each lot of grain received for

storage its net weight including dockage, if any, its grade when its grade is required to be, or is, ascertained, its location, the dates received for and delivered out of storage, the receipts issued and canceled, also a separate record for each depositor of his grain, which shall include a detailed record of all moneys received and disbursed and of all insurance policies taken out and canceled on request of each depositor. The warehouseman shall further keep a general insurance account showing the policy number, issuing company, amount, binding and expiration dates of all fire, tornado, and other insurance policies taken out by him and in each instance show the property covered by such policies. These records shall also show similar information concerning any nonstorage grain handled through the warehouse.

Sec. 6. Paragraph 1. Each warehouseman shall, from time to time, if requested by the bureau, make such reports, on forms prescribed and furnished for the purpose by the bureau, concerning the condition, contents, operation, and business of the ware-

house.

Par. 2. Each warehouseman shall keep on file, as a part of the records of the warehouse, for such period as may be prescribed by the bureau, an exact copy of each kind of report submitted.

SEC. 7. Each warehouseman shall permit any officer or agent of the department, authorized by the Secretary, or his designated representative, for the purpose, to enter and inspect or examine on any business day during the usual hours of business, any warehouse for the conduct of which such warehouseman holds a license, the office thereof, the books, records, papers, and accounts relating thereto, and the contents thereof, and such warehouseman shall furnish such officer or agent the assistance necessary to enable him to make any inspection or examination under this section.

Sec. 8. Each warehouseman shall at all times, including any period of suspension of his license, exercise such care in regard to grain in his custody as a reasonably careful owner would exercise under the same circumstances and conditions.

SEC. 9. If, at any time, a warehouseman shall handle or store grain otherwise than as a licensed warehouseman, or shall handle or store any other commodity, he shall so protect the same, and otherwise exercise care with respect to it, as not to endanger the grain in his custody as a warehouseman or impair the insurance thereof or his ability to meet his obligations and perform his duties under the act and these regulations.

Sec. 10. If at any time a warehouseman shall store grain in his warehouse in excess of the capacity for which it is licensed, such warehouseman shall immediately notify the bureau of such excess storage, the reason therefor, and the location thereof.

Sec. 11. Except as may be required by law or these regulations, a warehouseman shall not remove any grain for storage from the licensed warehouse or a part thereof in which it may be specially binned or stored for insurance purposes, and transfer the grain to another bin without first obtaining the receipt, cancelling the same and issuing a new receipt for said grain following its transfer.

Sec. 12. Each warehouseman shall accept all grain for storage and shall deliver out of storage all bulk grain, other than specially binned grain, in accordance with the grades of such grain as determined by a person duly licensed to inspect and grade such grain and to certificate the grade thereof and in accordance with the weights of such grain as determined by a person duly licensed to weigh such grain and to certificate the weight thereof, under the act and these regulations; or if an appeal from the determination of an inspector has been taken, either under the grain standards act and regulations thereunder or under regulation 9 of these regulations, such grain shall be accepted for and delivered out of storage in accordance with the grades as finally determined in such appeal.

Record of nonstorage grain.

Reports if requested.

Copies of reports to be kept.

Inspections and examinations of warehouse.

Care of grain in licensed warehouse.

Care of other grain and other commodities.

Excess storage.

Removal of grain specially binned or stored for insurance purposes.

Grades and weights according to which bulk grain shall be accepted and delivered.

SEC. 13. Upon the acceptance by a warehouseman for the stor-Storage of age in his warehouse, of any lot of grain the identity of which served grain. is to be preserved, he shall store, or cause to be stored, such grain in an individual bin or compartment identified by clearly distinguishable numbers or letters permanently and securely affixed thereto, or shall so mark the lot or the bags of such grain or so place them in the warehouse that the identity of the grain will not be lost during the storage period, and his records shall clearly show the location of such grain in the warehouse.

SEC. 14. Each warehouseman shall keep sacked grain stored Sacked grain to in an orderly manner so as to permit easy access to all lots be kept piled in and to facilitate inspecting, sampling, counting, and identification

Sec. 15. Each warehouseman shall keep his warehouse rea- All warehouses sonably clean at all times and free from straw, rubbish, or ac- to be kept clean. cumulations of materials that will increase the fire hazard or interfere with the handling of grain.

Sec. 16. Except as may be provided by law or these regula-Delivery of tions, each warehouseman, (a) upon proper presentation of a fungible grain. receipt for any grain other than identity stored grain, and which grain has not at the request of the depositor or lawful holder of the receipt covering such grain or otherwise as permitted by law or these regulations, been dried or otherwise conditioned by such warehouseman, and upon payment of tender of all advances and legal charges, shall deliver to such depositor or lawful holder of such receipt grain of the grade and quantity named in such receipt; and (b) upon proper presentation of a receipt for any grain the identity of which was to have been preserved during the Delivery of storage period, and upon payment or tender of all advances and identity prelegal charges, shall deliver to the person lawfully entitled thereto, the identical grain so stored in his warehouse.

SEC. 17. Each warehouseman whose warehouse is equipped with Cleaning of machinery suitable for the purpose, shall clean all bulk grain grain. received for storage in such warehouse, on which the inspector at shrinkage, the request of the depositor or lawful holder of the receipt cover-

ing such grain bas set dockage for cleaning.

SEC. 18. A warehouseman may not mix lots of different grades Grades must be of grain stored or received for storage except when the identity kept separate of the grain to be stored is to be preserved or when a depositor in storage. surrenders receipts covering two or more lots and requests the Mixing on warehouseman to deliver the amount of grain represented by delivery. the canceled receipts in such a manner that they will become one Overage to be lot. The balance, if any, of grain resulting from this operation, inspected before after weighing and inspecting, is to be stored with grain of like restoring. grade or its identity preserved.

SEC. 19. Warehouseman must keep stocks of grain in storage by Stocks must be grades in balance with the grades of grain represented by out-kept in balance by grades with standing receipts, except when the grain has unavoidably im-receipts. proved or deteriorated through natural causes. In case the grades of stored grain should get out of balance with grades represented by outstanding receipts, the warehouseman shall effect proper adjustments.

Sec. 20. Paragraph 1. If the condition of any grain offered for Grain out of storage is such that it probably will affect the condition of grain condition to be in the licensed warehouse, the warehouseman shall not receive binned or first such grain for storage or store such grain in his licensed ware-conditioned. house, but, if the warehouse has separate bins or is equipped with proper conditioning apparatus, he may receive such grain for storage in such separate bins or he may condition it and then store it in such manner as will not lower the grade of other grain.

Par. 2. In case the warehouseman or the department shall Grain to be kept find that storage of grain in direct contact with any part of the in same condi structure of a warehouse results, or is likely to result, in damage tion as when to the grain, the warehouseman shall not store grain in such part

of the warehouse except in such manner and by the use of such material as will keep the grain in the same condition as when stored.

Grain going out of condition.

Notice to interested parties.

May be reconditioned.

SEC. 21. In case the warehouseman considers that any portion of the grain in his warehouse is out of condition, or becoming so, he shall direct the inspector to examine the grain in question. If the inspector finds such grain to be out of condition or becoming so and he is of the opinion that by reelevating, screening, blowing, cooling, or drying the grain can be brought back into condition or that further deterioration can be prevented. such warehouseman shall give immediate notice of the fact to the persons and in the manner specified in section 22 of this regulation. If, within 24 hours after the giving of such notice, the owners of such grain have not otherwise directed as to the disposition of same, such warehouseman, with the approval of the inspector, shall, in his warehouse to the extent to which it is equipped with machinery suitable for the purpose, or may in another warehouse or elevator so equipped to the extent to which his warehouse is not equipped with suitable machinery, subject the grain to any or all of the above-mentioned processes. Sec. 22. Paragraph 1. If the warehouseman with the approval

Warehouseman shall give notice of grain out of condition.

SEC. 22. Paragraph 1. If the warehouseman with the approval of the inspector, shall determine that the further deterioration of any grain can not be prevented by reconditioning, or after treating it in accordance with section 21 of this regulation, it is still out of condition, the warehouseman shall give immediate notice of the fact, in accordance with paragraphs 2 and 3 of this section.

Contents of notice.

Par. 2. Such notice shall state (a) the warehouse in which the grain is stored, (b) the quantity, kind, and grade, if determined, of the grain at the time the notice is given, (c) the actual condition of the grain as nearly as can be ascertained, and the reason, if known, for such condition, (d) the oldest outstanding receipts covering the amount of grain out of condition, other than sacked or specially binned grain, upon which the grain will be delivered, giving the number and date of each such receipt and the quantity, the kind, and grade of the grain as stated in such receipts, or (e) the outstanding receipts covering the grain out of condition the identity of which was to have been preserved, giving the number and date of each such receipt and the designation of the bin, container or location of such grain as stated in the receipt therefor, and (f) that such grain will be delivered upon the return and cancellation of the receipts therefor.

Fersons to whom notice shall be sent.

Par. 3. A copy of such notice shall be delivered in person or shall be sent by mail (a) to the persons holding the oldest receipts covering the grain in question mentioned in subdivisions (d) and (e) of paragraph 2 of this section if known to the warehouseman, (b) to any other person, including the persons mentioned in paragraph 4 of this section, known by the warehouseman to be interested in the grain, (c) to the grain exchange, board of trade, or chamber of commerce, if any, in the city or town in or nearest to which the warehouse is located, and (d) to the chief of the bureau. If the holders of the receipts and the owners of the grain are known to the warehouseman and can not, in the regular course of the mails, be reached within 12 hours, the warehouseman shall, whether or not requested so to do in accordance with paragraph 4 of this section, also immediately notify such persons by telegraph or telephone at their expense. Public notice shall also be given by posting a copy of such notice in a conspicuous place in the main office of the warehouse where receipts are issued.

Notice to be posted.

Record of persons interested in receipt or grain.

Par. 4. Any person, interested in any grain or the receipt covering such grain stored in a warehouse, may, in writing, notify the warehouseman conducting such warehouse, of the fact and nature of his interest, and such warehouseman shall keep a record of the fact. If such person requests, in writing, that he be notified regarding the condition of any such grain and agrees to pay the

cost of any telegraph or telephone toll charge, such warehouseman shall notify such person in accordance with such request.

Par. 5. Nothing contained in this section shall be construed as Warehouseman relieving the warehouseman from properly caring for any grain not relieved from properly after notification of its condition in accordance with this section. caring for

Sec. 23. If the grain, advertised in accordance with the require-grain at all ments of section 22 of this regulation, has not been removed from times. storage by the owner thereof within 10 days from the date of no- Grain may be tice of its being out of condition, the warehouseman in whose sold at public warehouse such grain is stored may sell the same at public auction after auction at the expense and for the account of the owner after giving 10 days' notice in the manner specified in paragraph 3 of

section 22 of this regulation.

SEC. 24. Subject to the provisions of section 13 of the act, a Acceptance of licensed warehouseman may elect not to receive grain for storage identity preserved grain the identity of which is to be preserved while in storage.

Regulation 6. Fees

SECTION 1. There shall be charged, assessed, and collected a fee License fees. of \$10 for each original or amended warehouseman's license applied for by a warehouseman, and a fee of \$3 for each license, or amendment thereto, issued to an inspector and/or weigher.

SEC. 2. There shall be charged, assessed, and collected for each Warehouse inoriginal examination or inspection of a warehouse under the act, spection fee. when such examination or inspection is made upon application of a warehouseman, a fee at the rate of \$2 for each 10,000 bushels of the grain storage capacity, or fraction thereof, determined in accordance with regulation 3, section 2, paragraph 1, but in no case less than \$10 nor more than \$200, and, for each reexamination or reinspection, applied for by such warehouseman, a fee, based on the extent of the reexamination or reinspection, proportioned to, but not greater than, that prescribed for the original

examination or inspection. SEC. 3. Before any warehouseman's license, or amendment thereto, Advance deposit.

or any inspector's and/or weigher's license, is granted, or original examination or inspection, or reexamination or reinspection applied for by a warehouseman, is made, pursuant to these regulations, the warehouseman and/or inspector or weigher shall deposit with the bureau the amount of the fee prescribed. Such deposit shall be made in the form of a check, certified if required by the bureau, draft, or post office or express money order, payable to the order of "Disbursing Clerk, Department of Agri-

SEC. 4. The disbursing clerk of the United States Department Return of of Agriculture shall hold in his custody each advance deposit excess deposit. made under this regulation until the fee, if any, is assessed and he is furnished by the bureau with a statement showing the amount thereof and against whom assessed. Any part of such advance deposit which is not required for the payment of any fee assessed shall be returned to the party depositing same.

Regulation 7. Inspectors and Weighers

Section 1. Paragraph 1. Application for licenses to inspect and Inspector's grade or to weigh grain under section 11 of the act shall be made and weigher's to the chief of the bureau on forms furnished for the purpose by to the chief of the bureau on forms furnished for the purpose by him. Each application shall be in English, shall be signed by the applicant, and shall contain or be accompanied by a statement from the warehouseman for whom the applicant will inspect, grade or weigh grain under the act, showing whether the applicant is competent and is acceptable to such warehouseman for the purpose.

Par. 2. Each inspector's application shall contain (a) evidence Contents of that he can correctly grade grain in accordance with the official inspector's standards of the United States, or in the absence of such stand-application.

ards in accordance with any standards approved by the chief of the bureau, (b) that he has passed his twenty-first birthday, (c) satisfactory evidence that he will be provided with such means or facilities for inspecting and grading grain as may be deemed necessary, for use in the locality in which the applicant expects to perform services as a licensed inspector.

Par. 3. In lieu of compliance with the requirements of paragraph 2 of this section, the license applied for may be granted whenever such applicant furnishes satisfactory evidence that he holds an effective license under the Grain Standards Act and regulations thereunder, to inspect and grade such grain and to certifi-

cate the grade thereof.

Par. 4. Applications for licenses to weigh grain shall be on forms furnished for the purpose by the chief of the bureau and shall give such information as will show the applicant's experience in weighing grain.

Par. 5. A single application may be made by any person for a license as both inspector and weigher upon complying with the

requirements of this section.

Par. 6. An applicant shall at any time furnish such additional information as the department shall find to be necessary to the

consideration of his application.

Sec. 2. Each applicant for license as an inspector or weigher and each inspector or weigher shall, whenever requested by an authorized agent of the department, submit to an examination or test to show his ability properly to inspect and grade or to weigh grain.

Sec. 3. Each inspector or weigher shall keep his license conspicuously posted in a place designated for the purpose by the

bureau.

Sec. 4. Each inspector and each weigher whose license remains in effect shall, without discrimination, as soon as practicable, and upon reasonable terms, inspect and grade or weigh and certificate the grade or weight of grain, stored or to be stored in a ware-house, for which he holds a license, if such grain be offered to him under such conditions as permit proper inspection and weighing and the determination of the grade or weight thereof. No inspector shall issue a certificate of grade for any grain unless the inspection and grading thereof be based upon a correct and

representative sample of the grain.

Sec. 5. Paragraph 1. Except as provided in paragraph 2 of this section, each inspection certificate issued under the act by an inspector shall be in a form approved for the purpose by the department, and shall embody within its written or printed terms: (a) The caption "United States Warehouse Act, Grain Inspection Certificate," (b) whether it is an original, a duplicate, or other copy, and that it is not negotiable, (c) the name and location of the warehouse in which the grain is or is to be stored, (d) the date of the certificate, (e) the consecutive number of the certificate, (f) the approximate amount of grain covered by the certificate, (g) the kind of grain covered by the certificate, (h) the grade of the grain, as determined by such licensed inspector, in accordance with regulation 8, and, in the case of grain for which no official grain standards of the United States are in effect, the standard or description in accordance with which such grain is graded, (i) that the certificate is issued by an inspector licensed under the United States warehouse act and the regulations thereunder, (j) a statement conspicuously placed to the effect that the certificate is not valid for the purposes of the United States Grain Standards Act, and (k) the signature of the inspector who inspected and graded the grain. In addition, the inspection certificate may include any other matter not inconsistent with the act or these regulations, provided the approval of the bureau is first secured.

Par. 2. In lieu of the inspection certificate provided for in the preceding paragraph, each inspector, who holds an unsuspended and unrevoked license under the grain standards act and regulations thereunder to inspect and grade any grain and to

Inspector's licensed under Grain Standards Act

Contents of weigher's application.

Combined inspector's and weigher's application. Applicant must furnish additional information if requested.

Examination of applicants and licensees.

Posting of licenses.

Duties of inspector and weigher.

Inspection certificates to be based on representative sample.

Inspection certificate.

Inspection certificate under grain standards act valid for purposes of act.

certificate the grade thereof for shipment or delivery for shipment in interstate or foreign commerce, shall, unless otherwise requested as to any such grain by the owner or depositor thereof, issue a certificate of grade covering such grain in accordance with the grain standards act and regulations thereunder. Such grain shall be deemed to be inspected and graded and such certificate of grade shall be deemed to be an inspection certificate for the purposes of the act and these regulations.

SEC. 6. Each inspector shall, as soon as possible after grading Copies of inany grain and not later than the close of business on the next spection certificate to be made accessible to the parties interested accessible to the parties interested accessible to in a transaction in which the grain is involved at the place interested designated in section 3 of this regulation a true copy of the parties. inspection certificate issued by him for such grain, or a record of each lot or pareel of grain inspected and graded by such licensed inspector showing the information contained on such

inspection certificate.

SEC. 7. Each weight certificate issued under the act by a Weight weigher shall be in a form approved for the purpose by the certificates. bureau, shall embody within its written or printed terms: (a) The caption "United States Warehouse Act, Grain Weight Certificate," (b) whether it is an original, a duplicate, or other copy, and that it is not negotiable, (c) the name and location of the warehouse in which the grain is or is to be stored, (d) the date of the certificate, (e) the net weight, including dockage, if any, of the grain, (f) that the certificate is issued by a weigher licensed under the United States warehouse act and the regulations thereunder, and (g) the signature of the weigher. In addition, the weight certificate may include any other matter not inconsistent with the act or these regulations, subject to the approval of the bureau.

SEC. 8. The grade and weight of any grain, ascertained by an Combined inspector and a weigher, may be stated on a certificate meeting weight certifithe combined requirements of sections 5 and 7 of this regula-cate tion, if the form of such certificate shall have been approved for

the purpose by the bureau.

SEC. 9. Each inspector and each weigher shall keep for a Copies of period of one year in a place accessible to interested parties a certificates to copy of each certificate issued to him under those regulations. copy of each certificate issued to him under these regulations, and shall file a copy of each such certificate with the warehouse

in which the grain covered by the certificates is stored.

SEC. 10. Each inspector and each weigher shall permit any au-Inspectors and thorized officer or agent of the department to inspect or examine, weighers to peron any business day during the usual hours of business, his of records and to books, papers, records, and accounts relating to the performance assist departof his duties under the act and these regulations, and shall, with ment representathe consent of the warehouseman concerned, assist any such offi-examinations. cer or agent in the inspection or examination mentioned in seetion 7 of regulation 5 as far as any such inspection or examination relates to the performance of the duties of such inspector or weigher under the act and these regulations,

SEC. 11. Each inspector and each weigher shall, from time to Reports. time, if requested by the bureau, make reports, on forms approved for the purpose by the bureau, bearing upon his activities

as such inspector or weigher.

SEC. 12. Pending investigation, the Secretary, or his desig-Suspensions or nated representative, may, whenever he deems necessary, suspend revocations of inspector's the license of an inspector or weigher temporarily without hear-or weigher's ing. Upon a written request or a satisfactory statement of reasons licenses. therefor, submitted by the inspector or weigher, the Secretary, or his designated representative, may, without hearing, suspend or revoke the license issued to such inspector or weigher. The Secretary, or his designated representative, may, after opportunity for hearing has been afforded in the manner prescribed in this section, suspend or revoke a license issued to an inspector or

a weigher when such licensee, (a) has ceased to perform services as such inspector or weigher, or (b) has in any other manner become incompetent or incapacitated to perform the duties of such inspector or weigher. As soon as it shall come to the attention of a warehouseman that either of the conditions mentioned under (a) or (b) exists, it shall be the duty of such warehouseman to notify the bureau in writing. Before the license of any inspector or weigher is suspended or revoked pursuant to section 12 of the act, such inspector or weigher shall be furnished by the Secretary, or his designated representative, a written statement specifying the charges and shall be allowed a reasonable time within which he may answer the same in writing and apply for a hearing, an opportunity for which shall be afforded in accordance with regulation 10, section 4.

SEC. 13. Paragraph 1. In case a license issued to an inspector or a weigher is suspended or revoked by the Secretary, or his designated representative, such license shall be returned to the Secretary. At the expiration of any period of suspension of such license, unless in the meantime it be revoked, the dates of the beginning and termination of the suspension shall be indorsed thereon, it shall be returned to the inspector or weigher to whom it was originally issued and it shall be posted as prescribed in

section 3 of this regulation.

Inspector's and weigher's licenses auto-matically terminate with warehouse license.

Return of suspended or

tor's and

licenses.

weigher's

revoked inspec-

Par 2. Any license issued, under the act and these regulations, to an inspector or weigher shall automatically terminate as to any warehouse whenever the license of such warehouse shall be revoked or suspended. Thereupon the license of such inspector or weigher shall be returned to the department. In case such license shall apply to other warehouses, the Secretary, or his designated representative, shall issue to him a new license, omitting the names of the warehouses covering which licenses have been so revoked or suspended. Such new license shall be posted as prescribed in section 3 of this regulation. Lost or destroyed

Sec. 14. Upon satisfactory proof of the loss or destruction of a license issued to an inspector or weigher, a duplicate thereof may be issued under the same number, in the discretion of the

Secretary, or his designated representative.

Sec. 15. No person shall in any way represent himself to be an inspector or weigher licensed under the act unless he holds an unsuspended and unrevoked license issued under the act.

licenses. Unlicensed inspectors and

inspector's

and weigher's

weighers must not represent themselves as licensed.

Regulation 8. Grain Grading

Section 1. Whenever the grade of grain is required to be or is stated for the purpose of the act or these regulations, it shall be stated in accordance with this regulation. Sec. 2. The official grain standards of the United States are

Official grain SEC. 2. The official grain standards of the United States are standards of the hereby adopted as the official grain standards for the purposes

of the act and these regulations.

SEC. 3. Until grades for any kind of grain are officially promulgated by the Secretary, the grade of grain, for which no official grain standards of the United States are in effect, shall be stated (a) in accordance with the State standards, if any, established in the State in which the warehouse is located, (b) in the absence of any State standards, in accordance with the standards, if any, adopted by the local board of trade, chamber of commerce, or by the grain trade generally in the locality in which the warehouse is located, subject to the approval of the bureau, or (c) in the absence of the standards mentioned in subdivisions (a) and (b)of this section, in accordance with any standards approved for the purpose by the bureau.

SEC. 4. Whenever the grade of grain is required to be or is stated for the purposes of the act or these regulations, it shall be based upon a correct and representative sample of the grain and the inspection and grading thereof shall be made under conditions which permit the determination of its true grade.

Grades to be stated according to this regulation. United States adopted. Standards of grades for other grain.

Grades to be based on representative sample and proper inspection.

Regulation 9. Grain Appeals

Section 1. In case a question arises as to the true grade of Who may grain, stored or to be stored in a warehouse, for which official appeal. grain standards of the United States are in effect and for which a grain inspection certificate has been issued in accordance with regulation 7, section 4, any interested party may take an appeal for the determination of the true grade of such grain.

SEC. 2. In order to take such an appeal a complaint in writ-Complaint. ing in accordance with section 3 of this regulation shall be filed, in the office of Federal Grain Supervision in the district in which the inspection appealed from was made, not later than the close of business on the second business day following the date the grading was performed as shown by the record required by regulation 7, section 6.

SEC. 3. Such complaint shall be in English and shall state (a) Contents of the name and post office address of the complainant, (b) the complaint, names and post office addresses of all other parties interested in the grain involved, or if no other parties are named, why not, (c) the name and location of the licensed warehouse in which the grain is or is to be stored, (d) the identification and the location of the grain at the time of taking the appeal, (e) if samples have been agreed upon and are submitted in accordance with paragraph 2 of section 7 of this regulation, a statement thereof, and (f) such other information as may be required by the office of Federal Grain Supervision in which such complaint is filed or by the chief of the bureau. Such complaint shall be signed by the complainant and may be signed by any one or more or all of the parties interested in such appeal. An appeal taken in conformity with the grain standards act and regulations thereunder shall be deemed to be an appeal for the purposes of this regulation.

SEC. 4. In case a complaint is filed under this regulation by a Proof of agent's person purporting to act in behalf of another person, the grain authority. supervisor in charge of the office of Federal Grain Supervision in which such complaint is filed, or the chief of the bureau, may, if he considers necessary, require proof of the authority of such

person to file the complaint.

SEC. 5. The complainant shall file or cause to be filed in the office Certificate of of Federal Grain Supervision mentioned in section 2 of this reguing inspection and lation, with the complaint or before the issuance of the grade surrendered. memorandum in the appeal, the inspection certificate for the grain involved issued by the inspector from whose inspection the appeal is taken together with the receipt, if any, covering such grain. If such inspection certificate be in the custody or control of the inspector he shall upon request immediately transmit or deliver it to said office.

Sec. 6. Upon a showing of the discovery of fraud or other Extension of good cause for an extension of time the grain supervisor in time for filing charge of the office mentioned in section 2 of this regulation complaint. may permit the filing of a complaint or sample after the time prescribed therefor in these regulations, and a statement of such

appeal by the official making the same.

Sec. 7. Paragraph 1. No appeal taken under this regulation Basis for shall be determined except upon the basis of a representative determining sample or samples of the grain involved.

Par. 2. The complainant may submit representative samples of Agreed samthe grain involved which have been agreed upon by the ware-ples may be houseman in whose warehouse the grain is or is to be stored submitted. and the interested parties, other than such warehouseman, or have been drawn by a disinterested person selected for the purpose by the warehouseman and such parties.

Par. 3. If samples which have been submitted pursuant to Samples to paragraph 2 of this section be deemed unsatisfactory, or if such advances samples be not submitted, a representative sample or samples of person. the grain involved shall be drawn by a person authorized for the

purpose by the bureau or the grain supervisor in charge of the office of Federal Grain Supervision in which the appeal is heard; and the complainant or the warehouseman shall have the grain made accessible and placed under such conditions as to permit the taking of a representative sample.

Transmittal of sample.

Sec. 8. Samples of grain involved in an appeal shall be delivered in person or transmitted by express or parcel post to the office of Federal Grain Supervision in which the appeal is filed.

What constitutes representative samples.

Sec. 9. For the purposes of an appeal under this regulation no sample shall be deemed to be representative unless it comply with the following requirements:

Size of sample.

Paragraph 1. It shall be at least 2 quarts in size, of which at least 1½ pints shall be inclosed in a clean, airtight container and

the remainder, if any, in a clean cloth sack.

How to obtain sample.

Par. 2. Samples shall be taken from as many different portions of the lot or parcel, in accordance with the instructions of the bureau or the grain supervisor in charge of the office mentioned in section 2 of this regulation, as will show an average of the lot or parcel.

Sample portions to be mixed.

Par. 3. The grain taken from the different portions of a lot or parcel shall be thoroughly mixed, and such mixtures, or a typical portion thereof, otherwise complying with this regulation, shall constitute a sample of the entire lot or parcel.

Statement on damaged grain in sample. Par. 4. In case any portion of a lot or parcel of grain is sour, musty, excessively wet, heating, hot, fire burnt, infested with live weevil or other insects injurious to stored grain, or otherwise of distinctly low quality, separate samples otherwise complying with this regulation shall be taken, respectively, from such portion and from the remaining portion. There shall be filed with such samples a statement showing the estimated quantity of each por-

Penalty for concealing inferior grain. tion of the grain from which each such sample was taken. Par. 5. In case it shall appear that a lot or parcel of grain has been so loaded or handled as intentionally to conceal evidently inferior grain, a sample of such inferior grain, otherwise complying with this regulation, shall constitute a sample of the entire lot or parcel.

When appeal may be dismissed. SEC. 10. The grain supervisor in charge of an office of Federal Grain Supervision in which an appeal is filed may dismiss such appeal without its determination; (a) upon request of the complainant, (b) if it be found that the appeal was not taken in good faith, (c) for noncompliance with these regulations, or (d) because sufficient evidence is not available upon which to determine the true grade of the grain.

Samples to be examined and grade certificate issued.

Sec. 11. The sample or samples of the grain involved in an appeal complying with this regulation shall be examined as soon as possible, such tests shall be applied as are necessary, and except as provided in Section 10 of this regulation a grade certificate shall be issued by the grain supervisor hearing the appeal, showing the grade assigned by him to such grain. Such grade certificate shall supersede the inspection certificate for the grain involved. Immediately upon the issuance of a grade certificate under this section the original thereof, together with any receipt covering such grain filed in the appeal, shall be sent to the licensed warehouseman concerned and a copy shall be sent to the licensed inspector and to each other person shown by the record of the appeal to be interested therein.

Persons to whom copies of grade certificate shall be sent.

Sec. 12. Paragraph 1. The minimum fee in an appeal shall be \$1 if it involve the grade of grain in a wagon or in a lot of 25 sacks or less. In any other appeal the minimum fee shall be \$1.50.

Fees.

When the total fee in any appeal at the rates specified below in this paragraph would amount to more than the minimum, the fee in the appeal shall be fixed as follows:

For bulk or sacked grain in carload lots, \$1.50 per car; For bulk or sacked grain in wagon lots, \$1 per wagon;

For bulk or sacked grain in other than in carload or wagon lots, 50 cents per 1,000 bushels or fraction thereof, except as

provided in the first sentence of this section.

Par. 2. Such further charges may be made for telegraph and Further telephone toll charges, express, parcel post, registry fees, and for charges. other items paid or incurred by the department on account of a dispute or an appeal, and for drawing and submitting samples required by this regulation, including such traveling expenses, if any, incurred in accordance with the fiscal regulations of the department as the chief of the bureau may deem proper.

Par. 3. The fees and expenses fixed in accordance with this sec- Fees and ex-

tion shall be assessed against the complainant.

Sec. 13. Paragraph 1. If required by the grain supervisor in plainant. charge of the office of Federal Grain Supervision in which the com-Advance plaint is filed or by the chief of the bureau, the complainant shall deposits. make an advance deposit to cover the expenses payable by him under section 12 of this regulation. Such deposit shall be in an amount fixed by such grain supervisor or the chief of the bureau and shall be in the form of a check, certified if required by the chief of the bureau, or a post office or express money order payable to the order of "Disbursing Clerk, Department of Agriculture." Additional sums may be required by the official hearing the appeal when deemed necessary by him as advance deposits. In case an appeal be sustained, the amount of the fee assessed Fee refunded if shall be refunded. As soon as possible after the determination appeal sustained. of an appeal in connection with which any such advance deposit shall have been made, the chief of the bureau shall furnish the disbursing clerk of the department with a statement of all fees and expenses chargeable against such advance deposits. Thereupon the disbursing clerk shall return to the person making the advance deposit as much thereof as shall not be required for the payment of such expenses.

Par. 2. All fees not covered by advance deposits shall be pay-Fees, how paid. able immediately upon service of the original or a copy of the grade certificate of the grain supervisor and shall be paid by check, certified if required by the chief of the bureau, or post office or express money order, drawn to the order of "Disbursing Clerk, Department of Agriculture," or in cash to the disbursing

clerk.

Par. 3. In case an appeal is not sustained, all sums assessed as Fees and fees and expenses against such advance deposits and all sums expenses for collected and received by the disbursing clerk in payment of appeals not sustained. such fees and expenses shall be deposited and covered into the Treasury of the United States as miscellaneous receipts.

SEC. 14. Samples of grain submitted in appeals under this Disposition of regulation, or such portions thereof as have not been used in samples. determining the grade and the containers of such samples may, after the expiration of one month be used for the purposes of the department or disposed of in accordance with the property regulations of the department and the proceeds, if any, covered into the Treasury of the United States as miscellaneous receipts. or may, at any time in the discretion of the chief of the bureau be returned to the party by whom they were filed or his agent at his expense.

SEC. 15. No rule, regulation, by-law, or custom of any market, No ground for board of trade, chamber of commerce, exchange, inspection de-refusing an partment or similar organization, nor any contract, agreement, or understanding, shall be ground for refusing to hear and de-

termine any appeal taken under this regulation.

SEC. 16. No person, licensed under the act, shall, directly or in-No person shall directly by any means whatsoever, deter or prevent or attempt prevent any to deter or prevent any party from taking an appeal under this party from taking an appeal regulation.

penses assessed

Regulation 10. Miscellaneous

Regulations applicable to State warehouses.

Section 1. Every person applying for a license, or licensed under section 9 of the act, shall, as such, be subject to all portions of these regulations, except regulation 2, section 4, so far as they may relate to warehousemen. In case there is a law of any State providing for a system of warehouses owned, operated or leased by such State, a person applying for a license under section 9 of the act, to accept the custody of grain and to store the same in any of said warehouses, may, in lieu of a bond or bonds, complying with regulation 3, sections 1 and 2, file with the Secretary, or his designated representative, a single bond meeting the requirements of the act and these regulations, in such form, and in such amount not less than \$5,000 as he shall prescribe, to insure the performance by such person, with respect to the acceptance of the custody of grain and its storage in the warehouses in such system for which licenses are or may be issued, of his obligations arising during the periods of such licenses, and in addition, if desired by the applicant, during the periods of any amendments thereto. In fixing the amount of such bond, consideration shall be given, among other appropriate factors, to the character of the warehouses involved, their actual or contemplated capacity, the bonding requirements of the State and its liability with respect to such warehouses. If the Secretary, or his designated representative, shall find the existence of conditions warranting such action, there shall be added to the amount of the bond so fixed, a further amount, fixed by him, to meet such conditions.

Publications.

Information of violation of act and regulations.

Procedure in hearings.

SEC. 2. Publications under the act and these regulations shall be made in such media as may be deemed proper by the chief of the bureau.

Sec. 3. Every person licensed under the act shall immediately furnish the department any information which comes to the knowledge of such person tending to show that any provision of the act or these regulations has been violated.

Sec. 4. For the purpose of a hearing under the act or these regulations, except regulation 9, the licensee involved shall be allowed a reasonable time, fixed by the Secretary, or his designated representative, within which affidavits and other proper evidence may be submitted. If requested by the licensee within such time, an oral hearing, of which reasonable notice shall be given, shall be held before, and at a time and place fixed by, the Secretary, or his designated representative. The testimony of the witnesses at such oral hearings shall be upon oath or affirmation administered by the official before whom the hearing is held, when required by him. Such oral hearing may be adjourned by him from time to time. After reasonable notice to all parties concerned, the deposition of any witness may be taken at a time and place and before a person designated for the purpose by the Secretary, or his designated representative. Every written entry in the records of the Department of Agriculture made by an officer or employee thereof in the course of his official duty, which is relevant to the issue involved in a hearing, shall be admissible as prima facie evidence of the facts stated therein without the production of such officer or employee. Copies of all papers and all the evidence submitted or considered in such hearing shall be made a part of the records of the department. The records, and when there has been an oral hearing other than by the Secretary, the recommendation of the official holding such oral hearing shall be transmitted to the Secretary for his consideration. Each party shall pay all expenses contracted by him in connection with any hearing under this section.

Sec. 5. A license may be issued for the storage of two or more

agricultural products in a single warehouse. Where such a license is desired, a single application, inspection, bond, record, report or other paper, document or proceeding relating to such

One document and one license to cover several products.

warehouse, shall be sufficient unless otherwise directed by the chief of the bureau.

SEC. 6. Where such license is desired, the amount of the bond, Amount of assets net assets, and inspection and license fees shall be determined and bond needed by the chief of the bureau in accordance with the regulations applicable to the particular agricultural product which would require the largest bond and the greatest amount of net assets and of fees if the full capacity of the warehouse was used for its storage.

SEC. 7. Any amendment to these regulations, unless otherwise Amendments. stated herein, shall apply in the same manner to persons holding licenses at the time it becomes effective as it applies to persons thereafter licensed under the act.

UNITED STATES WAREHOUSE ACT

[39 United States Statutes at Large, page 486, as amended July 25, 1919, February 23, 1923, and March 2, 1931.]

That this Act shall be known by the short title of "United States warehouse Act."

Sec. 2. That the term "warehouse" as used in this Act shall be deemed to mean every building, structure, or other protected inclosure in which any agricultural product is or may be stored for interstate or foreign commerce, or, if located within any place under the exclusive jurisdiction of the United States, in which any agricultural product is or may be stored. As used in this Act, "person" includes a corporation or partnership or two or more persons having a joint or common interest; "warehouseman" means a person lawfully engaged in the business of storing agricultural products; and "receipt" means

a warehouse receipt.

Sec. 3. That the Secretary of Agriculture is authorized to investigate the storage, warehousing, classifying according to grade and otherwise, weighing, and certification of agricultural products; upon application to him by any person applying for license to conduct a warehouse under this Act, to inspect such warehouse or cause it to be inspected; at any time, with or without application to him, to inspect or cause to be inspected all warehouses licensed under this Act; to determine whether warehouses for which licenses are applied for or have been issued under this Act are suitable for the proper storage of any agricultural product or products; to classify warehouses licensed or applying for a license in accordance with their ownership, location, surroundings, capacity, conditions, and other qualities, and as to the kinds of licenses issued or that may be issued for them pursuant to this Act; and to prescribe, within the limitations of this Act, the duties of the warehousemen conducting warehouses licensed under this Act with respect to their care of and responsibility for agricultural products stored therein.

Sec. 4. That the Secretary of Agriculture, or his designated representative, is authorized, upon application to him, to issue to any warehouseman a license for the conduct of a warehouse or warehouses in accordance with this Act and such rules and regulations as may be made hereunder: Provided, That each such warehouse be found suitable for the proper storage of the particular agricultural product or products for which a license is applied for, and that such warehouseman agree, as a condition to the granting of the license, to comply with and abide by all the terms of this Act and the rules and regula-

tions prescribed hereunder.

SEC. 5. That each license issued under Sections 4 and 9 of this Act shall terminate as therein provided, or in accordance with the terms of this Act and the regulations thereunder, and may from time to time be modified or extended

by a written instrument.

SEC. 6. That each warehouseman applying for a license to conduct a warehouse in accordance with this Act shall, as a condition to the granting thereof, execute and file with the Secretary of Agriculture a good and sufficient bond to the United States to secure the faithful performance of his obligations as a warehouseman under the terms of this Act and the rules and regulations prescribed hereunder, and of such additional obligations as a warehouseman as may be assumed by him under contracts with the respective depositors of agricultural products in such warehouse. Said bond shall be in such form and amount, shall have such surety or sureties, subject to service of process in suits on the bond within the State, District, or Territory in which the warehouse is located, and shall contain such terms and conditions as the Secretary of Agriculture may prescribe to carry out the purposes of this Act, and may, in the discretion of the Secretary of Agriculture, include the requirements of fire and/or other insurance. Whenever the Secretary of Agriculture, or his designated representative, shall determine that a previously approved bond is, or for any cause has become, insufficient, he may require an additional bond or bonds to be given by the warehouseman concerned, conforming with the requirements of this section, and unless the same be given within the time fixed by a written demand therefor the license of such warehouseman may be suspended or revoked.

Sec. 7. That any person injured by the breach of any obligation to secure which a bond is given, under the provisions of Sections 6 or 9, shall be entitled to sue on the bond in his own name in any court of competent jurisdiction to recover the damages he may have sustained by such breach.

Sec. 8. That upon the filing with and approval by the Secretary of Agriculture, or his designated representative, of a bond, in compliance with this Act, for the conduct of a warehouse, such warehouse may be designated as bonded hereunder; but no warehouse shall be designated as bonded under this Act, and no name or description conveying the impression that it is so bonded shall be used until a bond, such as provided for in Section 6, has been filed with and approved by the Secretary of Agriculture, or his designated representative, nor unless the license issued under this Act for the conduct of

such warehouse remains unsuspended and unrevoked,

Sec. 9. That the Secretary of Agriculture, or his designated representative, may, under such rules and regulations as he shall prescribe, issue a license to any person not a warehouseman to accept the custody of agricultural products, and to store the same in a warehouse or warehouses owned, operated, or leased by any State, upon condition that such person agree to comply with and abide by the terms of this Act and the rules and regulations prescribed hereunder. Each person so licensed shall issue receipts for the agricultural products placed in his custody, and shall give bond, in accordance with the provisions of this Act, and the rules and regulations hereunder affecting warehousemen licensed under this Act, and shall otherwise be subject to this Act, and such rules and regulations, to the same extent as is provided for warehousemen licensed hereunder.

SEC. 10. That the Secretary of Agriculture, or his designated representative, may charge, assess, and cause to be collected a reasonable fee for every examination or inspection of a warehouse under this Act when such examination or inspection is made upon application of a warehouseman, and for each license issued to a warehouseman or to any person to classify, inspect, grade, sample, and/or weigh agricultural products stored or to be stored under the provisions of this Act, the Secretary of Agriculture, or his designated representative, may charge, assess, and cause to be collected a reasonable fee. All such fees shall be deposited and covered into the Treasury as miscellaneous

receipts.

Sec. 11. That the Secretary of Agriculture, or his designated representative, may upon presentation of satisfactory proof of competency, issue to any person a license to inspect, sample, or classify any agricultural product or products, stored or to be stored in a warehouse licensed under this Act, according to condition, grade, or otherwise and to certificate the condition, grade, or other class thereof, or to weigh the same and certificate the weight thereof, or both to inspect, sample, or classify and weigh the same and to certificate the condition, grade, or other class and the weight thereof, upon condition that such person agree to comply with and abide by the terms of this Act and of the rules and regulations prescribed bereunder so far as the same relate to him.

rules and regulations prescribed hereunder so far as the same relate to him. Sec. 12. That any license issued to any person to inspect, sample, or classify, or to weigh any agricultural product or products under this Act may be suspended or revoked by the Secretary of Agriculture, or his designated representative, whenever he is satisfied, after opportunity afforded to the licensee concerned for a hearing, that such licensee has failed to inspect, sample, or classify, or to weigh any agricultural product or products correctly, or has violated any of the provisions of this Act or of the rules and regulations prescribed hereunder, so far as the same may relate to him, or that he has used his license or allowed it to be used for any improper purpose whatever. Pending investigation, the Secretary of Agriculture, or his designated representative, whenever he deems necessary, may suspend a license temporarily without hearing.

SEC. 13. That every warehouseman conducting a warehouse licensed under this Act shall receive for storage therein, so far as its capacity permits, any agricultural product of the kind customarily stored therein by him which may be tendered to him in a suitable condition for warehousing, in the usual manner in the ordinary and usual course of business, without making any discrimination between persons desiring to avail themselves of warehouse facilities.

Sec. 14. That any person who deposits agricultural products for storage in a warehouse licensed under this Act shall be deemed to have deposited the same subject to the terms of this Act and the rules and regulations prescribed hereunder.

Sec. 15. That any fungible agricultural product stored for interstate or foreign commerce, or in any place under the exclusive jurisdiction of the United States, in a warehouse licensed under this Act shall be inspected and

graded by a person duly licensed to grade the same under this Act.

Sec. 16. That every warehouseman conducting a warehouse licensed under this Act shall keep the agricultural products therein of one depositor so far separate from agricultural products of other depositors, and from other agricultural products of the same depositor for which a separate receipt has been issued, as to permit at all times the identification and redelivery of the agricultural products deposited; but if authorized by agreement or by custom, a warehouseman may mingle fungible agricultural products with other agricultural products of the same kind and grade, and shall be severally liable to each depositor for the care and redelivery of his share of such mass, to the same extent and under the same circumstances as if the agricultural products had been kept separate, but he shall at no time while they are in his custody mix fungible agricultural products of different grades.

SEC. 17. That for all agricultural products stored for interstate or foreign commerce, or in any place under the exclusive jurisdiction of the United States, in a warehouse licensed under this Act original receipts shall be issued by the warehouseman conducting the same, but no receipts shall be issued except for agricultural products actually stored in the warehouse at the time of the

issuance thereof.

Sec. 18. That every receipt issued for agricultural products stored in a warehouse licensed under this Act shall embody within its written or printed terms (à) the location of the warehouse in which the agricultural products are stored; (b) the date of issue of the receipt; (c) the consecutive number of the receipt; (d) a statement whether the agricultural products received will be delivered to the bearer, to a specified person, or to a specified person or his order; (e) the rate of storage charges; (f) a description of the agricultural products received, showing the quantity thereof, or, in case of agricultural products customarily put up in bales or packages, a description of such bales or packages by marks, numbers, or other means of identification and the weight of such bales or packages; (g) the grade or other class of the agricultural products received and the standard or description in accordance with which such classification has been made: Provided, That such grade or other class shall be stated according to the official standard of the United States applicable to such agricultural products as the same may be fixed and promulgated under authority of law: Provided further, That until such official standards of the United States for any agricultural product or products have been fixed and promulgated, the grade or other class thereof may be stated in accordance with any recognized standard or in accordance with such rules and regulations not inconsistent herewith as may be prescribed by the Secretary of Agriculture; (h) a statement that the receipt is issued subject to the United States warehouse Act and the rules and regulations prescribed thereunder; (i) if the receipt be issued for agricultural products of which the warehouseman is owner, either solely or jointly or in common with others, the fact of such ownership; (j) a statement of the amount of advances made and of liabilities incurred for which the warehouseman claims a lien: Provided, That if the precise amount of such advances made or of such liabilities incurred be at the time of the issue of the receipt unknown to the warehouseman or his agent who issues it, a statement of the fact that advances have been made or liabilities incurred and the purpose thereof shall be sufficient; (k) such other terms and conditions within the limitations of this Act as may be required by the Secretary of Agriculture; and (1) the signature of the warehouseman, which may be made by his authorized agent: *Provided*, That unless otherwise required by the law of the State in which the warehouse is located, when requested by a depositor of other than fungible agricultural products, a receipt omitting compliance with subdivision (g) of this section may be issued: Provided, however, The Secretary of Agriculture may in his

discretion require that such receipt have plainly and conspicuously embodied

in its written or printed terms a provision that such receipt is not negotiable. Sec. 19. That the Secretary of Agriculture is authorized, from time to time, to establish and promulgate standards for agricultural products by which their quality or value may be judged or determined: Provided, That the standards for any agricultural products which have been, or which in future may be, established by or under authority of any other Act of Congress shall be, and are hereby, adopted for the purposes of this Act as the official standards of the United States for the agricultural products to which they relate.

Sec. 20. That while an original receipt issued under this Act is outstanding and uncanceled by the warehouseman issuing the same no other or further receipt shall be issued for the agricultural product covered thereby or for any part thereof, except that in the case of a lost or destroyed receipt a new receipt, upon the same terms and subject to the same conditions and bearing on its face the number and date of the receipt in lieu of which it is issued, may be issued upon compliance with the statutes of the United States applicable thereto in places under the exclusive jurisdiction of the United States or upon compliance with the laws of any State applicable thereto in any place not under the exclusive jurisdiction of the United States: Provided, That if there be in such case no statute of the United States or law of a State applicable thereto such new receipts may be issued upon the giving of satisfactory security in compliance with the rules and regulations made pursuant to this Act.

Sec. 21. That a warehouseman conducting a warehouse licensed under this Act, in the absence of some lawful excuse, shall, without unnecessary delay, deliver the agricultural products stored therein upon a demand made either by the holder of a receipt for such agricultural products or by the depositor thereof if such demand be accompanied with (a) an offer to satisfy the warehouseman's lien; (b) an offer to surrender the receipt, if negotiable, with such indorsements as would be necessary for the negotiation of the receipts; and (c) a readiness and willingness to sign, when the products are delivered, an acknowledgment that they have been delivered if such signature is requested by the warehouseman.

SEC. 22. That a warehouseman conducting a warehouse licensed under this Act shall plainly cancel upon the face thereof each receipt returned to him upon the delivery by him of the agricultural products for which the receipt

Sec. 23. That every warehouseman conducting a warehouse licensed under this Act shall keep in a place of safety complete and correct records of all agricultural products stored therein and withdrawn therefrom, of all warehouse receipts issued by him, and of the receipts returned to and canceled by him, shall make reports to the Secretary of Agriculture concerning such warehouse and the condition, contents, operation, and business thereof in such form and at such times as he may require, and shall conduct said warehouse in all other respects in compliance with this Act and the rules and regulations made

SEC. 24. That the Secretary of Agriculture is authorized to cause examinations to be made of any agricultural product stored in any warehouse licensed under this Act. Whenever, after opportunity for hearing is given to the warehouseman conducting such warehouse, it is determined that he is not performing fully the duties imposed on him by this Act and the rules and regula-

tions made hereunder, the Secretary may publish his findings.

Sec. 25. That the Secretary of Agriculture, or his designated representative, may, after opportunity for hearing has been afforded to the licensee concerned, suspend or revoke any license to any warehouseman conducting a warehouse under this Act, for any violation of or failure to comply with any provision of this Act or of the rules and regulations made hereunder, or upon the ground that unreasonable or exorbitant charges have been made for services rendered. Pending investigation, the Secretary of Agriculture, or his designated representative, whenever he deems necessary, may suspend a license temporarily without

SEC. 26. That the Secretary of Agriculture from time to time may publish the results of any investigations made under Section 3 of this Act; and he shall publish the names and locations of warehouses licensed and bonded and the names and addresses of persons licensed under this Act and lists of all licenses terminated under this Act and the causes therefor.

Sec. 27. That the Secretary of Agriculture is authorized through officials, employees, or agents of the Department of Agriculture designated by him to examine all books, records, papers, and accounts of warehouses licensed under this Act and of the warehousemen conducting such warehouses relating thereto.

SEC. 28. That the Secretary of Agriculture shall from time to time make such rules and regulations as he may deem necessary for the efficient execution of

the provisions of this Act.

Sec. 29. That in the discretion of the Secretary of Agriculture he is authorized to cooperate with State officials charged with the enforcement of State laws relating to warehouses, warehousemen, weighers, graders, inspectors, samplers, or classifiers; but the power, jurisdiction, and authority conferred upon the Secretary of Agriculture under this Act shall be exclusive with respect to all persons securing a license hereunder so long as said license remains in effect. This Act shall not be construed so as to limit the operation of any statute of the United States relating to warehouses or to warehousemen, weighers, graders, inspectors, samplers, or classifiers now in force in the District of Columbia or in any Territory or other place under the exclusive jurisdiction of the United States.

SEC. 30. That every person who shall forge, alter, counterfeit, simulate, or falsely represent, or shall without proper authority use, any license issued by the Secretary of Agriculture, or his designated representative, under this Act, or who shall violate or fail to comply with any provision of Section 8 of this Act, or who shall issue or utter a false or fraudulent receipt or certificate, or change in any manner an original receipt or certificate subsequently to issuance by a licensee, or any person who, without lawful authority, shall convert to his own use, or use for purposes of securing a loan, or remove from a licensed warehouse contrary to this Act or the regulations promulgated thereunder, any agricultural products stored or to be stored in such warehouse, and for which licensed receipts have been or are to be issued, shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be fined not more than \$10,000, or double the value of the products involved if such double value exceeds \$10,000, or imprisoned not more than ten years, or both, in the discretion of the court, and the owner of the agricultural products so converted, used, or removed may, in the discretion of the Secretary of Agriculture, be reimbursed for the value thereof out of any fine collected hereunder, by check drawn on the Treasury at the direction of the Secretary of Agriculture, for the value of such products to the extent that such owner has not otherwise been reimbursed. That any person who shall draw with intent to deceive, a false sample of, or who shall willfully mutilate or falsely represent a sample drawn under this Act, or who shall classify, grade, or weigh fraudulently, any agricultural product stored or to be stored under the provisions of this Act. shall be deemed guilty of a misdemeanor, and upon conviction thereof fined not more than \$500, or imprisoned for not more than six months, or both, in the discretion of the court.

SEC. 31. That there is hereby appropriated, out of any money in the Treasury not otherwise appropriated, the sum of \$50,000, available until expended, for the expenses of carrying into effect the provisions of this Act, including the payment of such rent and the employment of such persons and means as the Secretary of Agriculture may deem necessary in the city of Washington and elsewhere, and he is authorized, in his discretion, to employ qualified persons not regularly in the service of the United States for temporary assistance in carrying out the purposes of this Act, and out of the moneys

appropriated by this Act to pay the salaries and expenses thereof.

SEC. 32. That if any clause, sentence, paragraph, or part of this Act shall, for any reason, be adjudged by any court of competent jurisdiction to be invalid, such judgment shall not affect, impair, or invalidate the remainder thereof, but shall be confined in its operation to the clause, sentence, paragraph, or part thereof directly involved in the controversy in which such judgment shall have been rendered.

Sec. 33. That the right to amend, alter, or repeal this Act is hereby expressly reserved.



